

IN THE HIGH COURT OF KARNATAKA AT BANGALORE

DATED THIS THE 16TH DAY OF JUNE 1998

BEFORE

THE HON'BLE MR.JUSTICE M.F. SALDANHA

W.P. NO. 14928/1996

BETWEEN

Sri L. Devaraju
s/of.Sri Lingaiah
aged about 46 yrs,
r/of.No.371, 1st Cross
Mandi Mohalla
Mysore-1.

PETITIONER

(By Sri K.T. Mohan, Adv.)

AND

1. State of Karnataka
by its Secretary to Govt.,
Dept. of Revenue
Vidhana Soudha
Bangalore - 560 001
2. The Land Tribunal
Mysore Taluk by its
Secretary, Tahsildar
Mysore Taluk
Mysore.
3. Sri Madaiah
s/of.Ramaiah
aged about 45 yrs.,
r/of.Chamundi Bettada Pada
Bommana Chetra
Mysore City

RESPONDENTS

(Sri M.R. Shanthakumari, HCGP for R.1 & R.2)

(M/s.P. Nataraju & Associates for R.3)

Memorandum of Writ petition is filed under Arts.226 & 227 of the Constitution praying that this Court be pleased to direct R2 to disposed of the claim made by R.3 which is pending before it in case No. KLR.M. 3014/75-76 etc.

Writ petition coming on for prly. hearing this day, the Court made the following:-

ORDER

I have heard the learned advocates. Petitioner's only grievance is that after the remand in the year 1982, that the Tribunal has not taken up the case for hearing and disposed of the case. In the year 1994 on the application of the petitioner ~~that~~ the date of hearing was fixed but thereafter nothing has happened. The petitioner points out that he is prejudiced by the pendency of the proceeding and it is his application that the case which is a very old one be disposed of within a prescribed period of time. The application is perfectly justified. The parties are directed to remain present before the Tribunal on 20.7.1998 and if the Tribunal is not working on that date, the Tahsildar shall give the parties the earliest convenient date. The Tribunal shall hear the parties and dispose of the matter within an outer limit of four months from the date on



247

which the parties appear before him. The petition
succeeds to this extent. No order as to costs.

GS/-



Sd/-
JUDGE